

## TERRORIZED HIS SPOUSE.

Herman Gerwing's Wife Says  
He Threw Her Out.

DIDN'T WANT AN ATTORNEY.

Mrs. Clark Thought She Could Plead  
Her Own Case.Another Earls Suit Filed—Just  
Disposes of the Gamblers and  
Officers—News Picked up  
Around the Courts.

Herman Gerwing was arrested by Deputy Marshal Bygon yesterday on the charge of battery, preferred by his wife. Mrs. Gerwing complained that her husband had assaulted her and thrown her out of their house at No. 650 East Eighth South street. Gerwing is a butcher and if the pitiful tale of his wife is true he is a terror. She alleges that he abuses her in every conceivable manner, and that his language to her is of the most abusive and filthy character imaginable.

When the warrant for Gerwing's arrest was handed to Deputy Marshal Bygon, Mrs. Gerwing "sized up" the bearded minister of the law and insisted that he had better take a "man" or two with him, as Gerwing would probably resist arrest. But Johnnie informed her that he was "loaded for bear," and that her husband would soon appear before the court. No trouble was experienced by the officer in making the arrest and in a short time Gerwing was landed up before Commissioner Greenman and called upon to enter a plea. Instead of doing this he began to tell the commissioner what the court had to do, and when told to keep quiet he refused to obey, and began to praise about the room and talk in a much louder tone than was necessary. The court then commanded the prisoner to take a seat, in a tone that had a business ring to it, and Gerwing reluctantly obeyed. He then entered a plea of not guilty, and his bonds were fixed at \$500 pending preliminary hearing at 10 o'clock this morning.

## THE MOTHER-IN-LAW'S ANSWER.

She Did Not Know That an Attorney Was  
Necessary.

The case of E. W. Radbark vs. Mrs. Frances Clark was called up briefly in the Third District court yesterday morning by counsel for plaintiff moving for judgment on the pleadings upon the grounds that the answer was not verified. The plaintiff is the son-in-law of the defendant, and he brought suit against her some time ago demanding \$10,000 on the charge that she had alienated his wife's affections. Mrs. Clark, it appears, is not very well versed in the practice of this court, and instead of employing an attorney to defend the suit at the beginning, she wrote out a very poor answer to the complaint herself and filed it with the clerk at the same time taking oath that the statements contained therein were true. Hence the motion of yesterday for judgment on the grounds stated. His honor, however, seemed to be of the opinion that Mrs. Clark should have a further chance, and when Mr. Markham stated that he had been employed by Mrs. Clark to defend her, an order was made allowing ten days in which to amend the answer.

## BEFORE JUDGE ZANE.

The Case of Kessler vs. Lynch Takes Up  
the Day.

The case of Edward A. Kessler, administrator, vs. Belle Lynch, et al., a suit to quiet the title to certain property by the cancellation of an alleged fraudulent deed, was resumed in the Third District court yesterday morning and continued all day. At 5 o'clock both sides announced that they would rest and court was adjourned until 10 o'clock this morning, when the arguments of counsel will be heard.

## SHORT ORDERS.

Mary Ann Hammond vs. William Ham-

mond; order to show cause why injunction should not issue.

Ray L. Davis et al. vs. Emma W. Davis et al.; dismissed on motion of the plain-

tiff.

Salt Lake Building and Manufacturing

company vs. William E. Smalley et al.;

dismissal of case set aside and leave to

amend given.

Robert M. Jones vs. United Electric

company et al.; default and judgment en-

tered in favor of the plaintiff.

## THE RIGHT OF APPEAL.

A Question that Arose in Commissioner

Martin's Court.

In the suit of Elizabeth Partello vs. Par-

tello &amp; Co. for \$295, a motion to dissolve

the attachment was argued in Commis-

sioner Martin's court yesterday by the

defense that the debt was secured. The

commissioner held with the defendants

and ordered the attachment dissolved.

Plaintiff's counsel immediately filed

motion of appeal from the order to the

Third District court, but the defendants'

attorney refused to acknowledge service

of the notice upon him, alleging that an

appeal could not be taken from such an

order without appealing the entire cause.

There is a diversity of opinion among the

attorneys as to the right of appeal from

an order of a lower court, but the chance

is favorable for a ruling from Judge

Zane in the matter as plaintiff's counsel

is determined to make a test case out of it.

## Another Earls Suit.

Thomas L. Leedom &amp; Co. filed a suit

against the Earls Furniture and Carpet

company and United States Marshal Ben-

ton, in the Third District court yesterday.

The plaintiff alleges that the defendants

by means of fraudulent and pretended

purchases obtained possession of twenty-

nine carpets and rugs which are not paid

for and they demand the return of the

goods, or \$1,500, in the event that the

possession cannot be had, and for \$500

damages.

## Mehney's Property.

In the case of Belding Bros. vs. E.

Mehney, J. G. Gray, as referee, has been

taking testimony on supplementary pro-

ceedings for several days past, and has

now adjourned until next Thursday,

when the matter will be argued by coun-

sel. The plaintiffs in the action recovered

judgment against the defendant recently

for \$250, but no property was found upon

the issuance of an execution, and

Mehney subsequently left the territory.

The present proceeding was instituted for

the purpose of learning whether or not

the family have any property which

should be applied in satisfaction of the

judgment.

## Hum of the Courts.

The accounts of Marshal Benton were

approved yesterday for October and No-

vember.

The case of Ira Bennion vs. Conway

Jones has been dismissed on stipulation

and by agreement between the parties

thereto.

In the case of R. M. Jones vs. T. K.

Stevens et al. the default of the defend-

ants has been entered in the Third Dis-

trict court.

Melissa D. Clinton began suit against

George Goss and G. M. Young in the

Third District court yesterday to collect

\$1,000 on a promissory note that the de-

fendants had agreed that judgment may be en-

tered against them for the sum demanded,

\$100.35.

The case of William Burns vs. James

Thompson was tried in Commissioner

Roth's court yesterday and a judgment

rendered in favor of the defendant. The

plaintiff sued for \$284, alleged to be due

him for wages, merchandise, etc.

Judge Zane announced yesterday that

on Jan. 3, 1893, at 10 o'clock a. m., he

will call the equity calendar for the pur-

pose of making reference of cases where

same is expedient, and of dismissing cases

which may be settled between the parties.

## Escorted Out of Town.

A few days ago William Smith, James

McCarthy and James McCormick were

released from the penitentiary, and yester-

day morning they were arrested for vag-

rancy. When taken to the city hall they

promised to leave town if released, and to

make sure of this the trio were taken to

the city limits in the patrol wagon and

then continued their journey northward

on foot.

## A Wife Appeals for Protection.

Mrs. James Lee appealed to Chief Paul

yesterday morning for protection from her

drunken husband while she removed her

furniture from her house on L street,

preparatory to returning to her parents at

Bountiful. The protection was given and

Mrs. Lee has now changed her residence

to the northward.

## BEFORE JUSTICE GEE.

Three Gamblers Sentenced and Other

Cases Disposed Of.

## MAY BUILD TO THE COAST.

The R. G. W. Has Ambitions in  
That Direction.

THE LATEST RAILWAY STORY

An Improbable Route to Pioche via  
San Juan.

A Syndicate Said to Be Organized in Den-

ver for That Purpose—Work  
to Be Commenced at the  
Ogden Shops.

DENVER, Colo., Dec. 30.—[Special.]—

The San Juan boom has caused railroad rumors of all kinds, but the most startling was made today, when it was announced that the Rio Grande Western would build to California. A man who is an expert on the subject predicts that in the near future the Western will be extended to Pioche, Lincoln county, Nev., thence on beyond to Los Angeles. If the gold fields of the San Juan pan out the Rio Grande Western may be induced to start a branch from Green River station, skirt the gold field and make a bee line for Pioche, and from this point to Los Angeles.

A party of capitalists is known to have organized for that purpose, and that well-known capitalist, Blake of Denver, is assigned by report as at the head of the party.

Pioche is the strategic point of eastern Nevada. The Union Pacific has been extending its line from Milford, Beaver county, Utah, its former terminus, to that point. It is a thriving town and the centre of untold mineral resources. The result of the work a section will be to open up an area of Utah rich in resources now barred to the world. It will also place that young giant on a good way footing with its hottest rival, the Union Pacific. That this is the desideratum to be aimed at is seen in the recent outbreak that has taken place between the Western and its feeders and the overland route.

The line from Pioche on would place the corner of Nevada, veritably an unknown country to the iron horse, and hence practically buried to civilization. But more, and better than that, it would wrest Southern California from the heel of a tyrant monopoly and give another route to the seaboard many hundreds miles shorter than any now existing. The result would be to bind the Pacific and Atlantic seabards by another iron tie and make a strong bid for a more reasonable and moderate transcontinental traffic.

## THE SOUTHERN PACIFIC SHOPS.

Orders to Commence Active Operations

Received at Ogden.

Orders were received at Ogden yesterday from headquarters by the resident officials of the Southern Pacific to at once commence work on the new shops which are to be erected in Ogden by the company, by having the place plotted and measured in readiness for the gang of men which will be put to work immediately after the first of the year on the excavations.

Yesterday the Anderson Pressed Brick company began hauling the brick which will enter into the construction of the buildings, and will continue to do so at the rate of 60,000 per day, until the entire 1,400,000 which will be necessary will be on the ground. Superintendent Knapp, who has charge of the property, is discussing some contemplated changes in the present car shops, will return on Sunday and may have some important news.

## The Northern Pacific All Right.

NEW YORK, Dec. 30.—The committee

appointed by the stockholders of the

Northern Pacific railroad to look after

the property held in common by the

company and the Northern Pacific, and

full report will be made public in a short

time. It is learned the committee found

the road in a good condition physically,

and the only trouble seems to be the too

rapid accumulation of non-paying trans-

actions for which the directors are held re-

sponsible.

## A Special World's Fair Train.

Another eight-car special train bearing

the second contingent of the New South

Wales, Australia, exhibit for the World's

fair was last evening transferred by the

Southern Pacific to the Rio Grande West-

ern.

## Personal and General.

W. J. Shotwell, general agent of the

Denver &amp; Rio Grande will arrive in the

city today.

The Powers Comedy company arrived in

the city yesterday over the Union Pa-

cific and will leave on Sunday for Denver

over the same popular route.

The Union Pacific annuals will be hon-

ored until Jan. 10, 1893. Dave Burley's

aids are busy issuing clerical permits for

1893, which are quite handsome.

## AMUSEMENTS.

"A MAD BARGAIN."

Mr. James T. Powers made a good im-

pression with "A Straight Tip" at the

Salt Lake theatre last year, and his ap-

pearance in a successful new farce natu-

rally brought out a fine audience at the

same place last night. The brilliancy of

the wit, the novel and absurdly comic

situations, the general snarl, vim and go

of the performance caught with the au-

dience from the beginning. Arthur Jones

is a clever young man of the Prince Albert

coat, kid glove and pompadour hair vari-

ety, who falls desperately in love. He is

is one of the best legitimate comedians on the stage and makes friends with the audience at once. Della Stacey, a beautiful woman, with a wonderful kick, is given considerable applause. Rachel Booth and Rose Cook are pretty and well adapted to their roles. Others in the cast are Lillian Chautau, Leona Forrest, Della Jackson, W. W. Allen, Charles P. Morrison, Frank Howard and others. The piece, which is a irresistible farce, will be repeated tonight. "All Babs" is underlined for Thursday, Friday and Saturday nights and Saturday matinee.

## THE PROVO COURTS.

The Rio Grande Western Sued for the

Value of Horses.

A Horse Thief Breaks Jail and Gets

Away—A Police Court Trial That

Drew an Audience.

Provo, Dec. 30.—In the First district

court the following orders were made:

George A. Mielke &amp; Co. vs. B. A.

Stringham, verdict for plaintiff; sum of

\$240.

Hugh Kilkenny vs. J. A. Rogers; min-

uting debt, decree in favor of defendant.

The next case for trial was that of Ira

D. Wines vs. the Rio Grande Western

Railway company, suit to recover \$810

damages alleged from the loss of horses

killed by the company's cars.

## POLICE COURT.

James Ingfield's case before Justice

Booth was tried before a large crowd of

spectators, many of whom were his

sympathizers.

On Christmas eve he took a Tom and

Jerry and started home. Officers

White and Strong spotted him and got the

impression that he was not pursuing a

bee line and turned him in the direction

of the jail. Ingfield became furious and

called the officers dead beats and sneaks,

receiving an occasional thump on the

head in return.

The jury hearing the evidence on his

case adjudged him drunk, and he was

fined \$7.50 by the justice.

## A JAIL DELIVERY.

Frankie Brown, a youth who stole a

horse and buggy at night, broke jail at 3

o'clock this morning by taking an

impression that he was not pursuing a

bee line and turned him in the direction

of the jail. Ingfield became furious and

called the officers dead beats and sneaks,

receiving an occasional thump on the

head in return.

The jury hearing the evidence on his

case adjudged him drunk, and he was

fined \$7.50 by the justice.

## WE HEREBY PROMISE

To refund all money paid us for

HALLER'S REMEDIES

if you are not BENEFITED by their

USE. These preparations consist of

SURE CURE COUGH SYRUP,

AUSTRALIAN SALVE, BLOOD PURIFIER,

PAIN PARALYZER,

SARSAPARILLA and BURDOCK (Compound)

CONDITION POWDERS.

BARD WIRE LINIMENT, COGN CURE,

LITTLE GERMAN PILLS

and are ABSOLUTELY GUARANTEED by

us. NO CURE, NO PAY. You take no

chances.

All Druggists.

## DR. GUNN'S

ONION

SYRUP

FOR COUGHS,

COLDS

AND CROUP.

GRANDMOTHER'S ADVICE.

In raising a family of fine children, my only

remedy for Coughs, Croup and Whooping

Cough was Dr. Gunn's Onion Syrup. It

is just as effective today as it was forty years



Kitty Fox of Fairhaven, Vt.

"When my daughter Kitty was about three

years old, Eczema or Salt Rheum appeared on

her face. It itched so badly she would

Scratch till it Bled

We had seven or eight doctors, without the

least shadow of benefit. When Kitty had

taken half a bottle of

Hood's Sarsaparilla

she was better, and when she had taken 1½

bottles she was perfectly cured and has shown

No Sign of Salt Rheum

For almost four years. Her skin is now as fair

and clear as any child's in town." Wm. Fox,

Williams Salt Water Works, Fair Haven, Vt.

Hood's Pills are the best after-dinner pills,

assist digestion, cure headache and biliousness.



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